MR FORM 7a

Page 1 of 5

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
BOARD OF OIL, GAS, AND MINING
1588 West North Temple
Sait Lake City, Utah 84116

MINED LANDS RECLAMATION AGREEMENT (ESCROW)

THIS AGREEMENT, made and entered into this 11 day of
September , 19 78, between Utah West Mining & Development, Inc.
a corporation duly authorized and existing under and by virtue of the laws of Utah as party of the first part, and hereinafter called the
Operator, and the Board of Oil, Gas, and Mining, duly authorized and existing by
virtue of the laws of the State of Utah, as party of the second part hereinafter
called the Board.

WITNESSETH:

WHEREAS, the Operator is the owner and in possession of certain mining claims and/or leases hereinafter more particularly mentioned and described in Exhibit "A" attached hereto.

WHEREAS, the Operator did on the 30th day of January

1978, file with the Division of Oil, Gas, and Mining, a "Notice of Intention to

Commence Mining Operations: and a "Mining and Reclamation Plan" to secure

authorization to engage, or continue to engage, in mining operations in the State

of Utah, under the terms and provisions of the Mined Land Reclamation Act,

Section 40-8, UCA, 1953;

WHEREAS, the Operator is able and willing to reclaim the above mentioned "lands affected" in accordance with the approved mining and reclamation plan, the Mined Land Reclamation Act and the rules and regulations adopted in accordance therewith.

WHEREAS, the Board has considered the factual information and recommendations provided by the staff of the Division of Oil, Gas, and Mining as to the magnitude, type and costs of the approved reclamation activities planned for the land affected.

WHEREAS, the Board is cognizant of the nature, extent, duration of operations, and the fact that the Operator has been unable to obtain a surety bond.

MINED LANDS RECLAMATION AGREEMENT (ESCROW) MR FORM 7a

Fage 2 of 5

NOW THEREFORE, for and in consideration of the mutual covenants of the parties by each to the other made and herein contained, the parties hereto agree as follows:

- 1. The Operator promises to reclaim the land affected in accordance with the approved mining and reclamation plan. The Mined Land Reclamation Act, and the rules and regulations adopted in accordance therewith.
- 2. The Operator, in lieu of posting a bond or other surety hereby agrees to deposit (\$ 310.00) dollars, commencing on the Nov. 25 day of 1978, and on the same date each month thereafter, in what will be hereinafter referred to as the Escrow Fund, until such time as said Escrow Fund contains (\$7440.38) dollars, excluding interest.
- 3. The Board, în lieu of the posting of a bond or other surety, agrees to execute an Escrow Agreement with the Operator and any third party designated by said Operator.
- 4. Upon execution of the Escrow Agreement, the Operator agrees to furnish the Board a copy of each receipt of deposit no later than the 10th day of each month.
- 5. The Board and the Operator agree that failure by the Operator to make a deposit into the Escrow Fund for any two consecutive months, shall constitute a Breach of Contract and the Board may, after notice and hearing, declare all monies in the Escrow Fund forfeited and request the Attorney General to take the necessary legal actions to enjoin further mining activities by the Operator in the State of Utah.

IN WITNESS WHEREOF, the part		and second	parts hereto day of
September 19 78.	UTAH WEST	MINING &	DEVELOPMENT, IN
	By: Stag	T Preside	acha com
APTEST:			

Note: If the Operator is a corporation, the agreement should be executed by its duly authorized officer with the seal of the Corporation affixed.

BOARD OF OIL, GAS, AND MINING